## State of New Hampshire Banking Department

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3 In re the Matter of:

) Case No.: 07-044

4 | State of New Hampshire Banking

) Consent Agreement

Department,

Petitioner,

and

EJC Coastal Mortgage Group LLC and

Earl Jay Cheney,

Respondent(s)

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## CONSENT AGREEMENT

- I. For purposes of settling the above-referenced matter, among other things, the New Hampshire Banking Department (hereinafter referred to as "the Department") and Respondents EJC Coastal Mortgage Group LLC and Earl Jay Cheney (hereinafter referred to as "Respondent EJC" and "Respondent Cheney", respectively or Respondents collectively), do hereby enter this Agreement and stipulate to the following:
  - 1. Respondent EJC was never licensed to conduct mortgage brokering in New Hampshire by the Department.
  - 2. The Department maintains that Respondent EJC was subject to licensure as a result of activities conducted by Respondents and others as alleged in the staff petition of February 26, 2007 in this same cause.
  - 3. EJC terminated all operations in 2006 and filed a Certificate of Cancellation with the New Hampshire Secretary of State in January of 2007. Respondents did not understand during the period EJC operated that its activities required a license separate from the Coastal Mortgage Group branch license from which EJC operated

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but now understand the way EJC operated that the Department requires a separate broker license.

- 4. The Respondents acknowledge that RSA 397-A:16 states that: "only brokers and mortgage bankers licensed under provisions of this chapter shall be entitled to retain commissions for services rendered."
- 5. The Respondents do not admit that they have committed any violation of New Hampshire Banking Laws or Regulations but wish to avoid further formal process.
- II. For purposes of amicably resolving and closing the above-referenced matters the Respondents agree to the following terms and conditions and the Department accepts the same:
  - 1. The Respondents agree that they have voluntarily entered into this Agreement without reliance upon any discussions between the Department and Respondents, without promise of a benefit of any kind (other than concessions contained in this Agreement), and without threats, force, intimidation, or coercion of any kind. The Respondents further acknowledge their understanding of the nature of the offenses alleged above, including the penalties provided by law.
  - 2. The Respondents agree to waive any and all rights to a hearing and appeal thereof.
  - 3. The Respondents agrees that they will not deny the factual basis for this Agreement to which they have stipulated above and will not give conflicting statements about such facts or their involvement in the stipulated facts.
  - 4. The Respondents agree that all terms of this Agreement are contractual and none is a mere recital.
  - 5. Subject to the terms of this Agreement, the Respondents consent to the entry of an administrative penalty of \$90,000.00.
  - 6. The Department agrees to waive the penalty on receipt of Respondents compliance with its further agreements herein.
  - 7. Respondents consent to having the Cease and Desist Order being made permanent against EJC Coastal Mortgage Group LLC.

- 8. Respondents shall make a settlement payment directly to the National Mortgage Licensing System administered by the State Regulatory Registry LLC in the amount of \$60,000.00, said sum being approximately the amount of the commissions paid personally to Respondent Cheney for the alleged unlawful transactions. Such payment may be made in 12 equal monthly installments beginning January 2, 2008 and due the 1<sup>st</sup> business day of every month thereafter.
- 9. Respondents shall provide an accounting of said payments to the Department on demand.
- 10. Respondents acknowledge they are jointly and severally liable for all payments referenced herein.
- 11. The Respondents acknowledge that failure to make payment as agreed above will result in license action and administrative fines.
- 12. Respondent EJC is executing this Agreement pursuant to its authority to wind up its affairs as provided by RSA 304-C:56.

This Agreement represents the complete and final resolution of, and discharge of any basis for any civil or administrative proceeding by the Department against the Respondents for violations arising as a result of or in connection with any actions or omissions by the Respondents through the date of this Order as it applies to unlicensed activity; provided, however, this release does not apply to facts not known by the Department or not otherwise provided by the Respondents to the Department as of the date of this Order nor to actions for Restitution under RSA 383:10-d. The Department expressly reserves its right to pursue any administrative or civil action or remedy available to it should the Respondents breach this Agreement or in the future violate the Act or rules and orders promulgated thereunder.

[REMAINDER OF THIS PAGE LEFT INTENTIONALLY BLANK]

1	WHEREFORE, based on the foregoing, we have set our hands to this Agreement,
2	with it taking effect upon the signature of Peter C. Hildreth, Bank Commissioner.
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4	Recommended this <u>20th</u> day of <u>December</u> , 2007 by
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6	James Shepard, Staff Attorney, Banking Department
7	Executed this 19th day of December, 2007.
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11	EJC Coastal Mortgage Group, LLC and Earl J. Cheney
12	By their Attorneys
13	McLANE, GRAF, RAULERSON & MIDDLETON PROFESSIONAL ASSOCIATION
14	By: /S/ Joseph A. Foster
15	900 Elm Street, Box 326 Manchester, N.H. 03105
16	603-625-6464
17	SO ORDERED,
18	Entered this 20th day of December, 2007.
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20	/S/
21	Peter C. Hildreth, Bank Commissioner
22	NOTE: VIOLATION OF A CEASE AND DESIST ORDER IS A CRIMINAL
23	OFFENSE.
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